UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

Brandon Associates, LLC,	
Plaintiff	
	CIVIL ACTION:04-12013-NMG
V.	
Failsafe Air Safety Systems Corp.,	
Defendant	
ORDER OF RE	
<u>FOR</u> <u>ALTERNATIVE DISPU</u>	
After consultation with counsel and after conside	ration of the various alternative dispute resolution
programs (ADR) available, I find this matter appropriate	for ADR and accordingly, refer this case to \underline{ADR}
provider for the following ADR program:	
EARLY NEUTRAL EVALUATION	X MEDIATION
MINI-TRIAL	SUMMARY JURY TRIAL
SETTLEMENT CONFERENCE	SPECIAL MASTER
PRIVATE ALTERNATIVE DISPUTE F	
	ALDOLO ITO TROOKINI
Upon notification of the time and place designate	d for the proceeding, counsel are directed to be
present with their clients or with appropriate settlement a	nuthority and to provide any written documentation
which may be required for the particular ADR program.	If counsel is engaged on trial or has any
scheduling conflict and a continuance becomes necessary,	the provider of the ADR program and other counsel
should be advised of the conflict immediately.	
·	NATHANIEL M. GORTON
	UNITED STATES DISTRICT JUDGE
	UNITED STATES DISTRICT JUDGE
6/17/05	By: /S/ Craig J. Nicewicz
DATE	
CASE CATE	EGORY
Admiralty	Antitrust
Civil Rights	Contract X
Copyright/Trademark/Patent	Environmental
ERISA	FELA
Labor Relations	Medical Malpractice
Personal Injury	Product Liability
Shareholder Dispute	
Other In October of 2005	